## **REMARKS**

This amendment is filed in conjunction with Party Hatch's Renewed Preliminary Motion To Add An Application For Reissue To The Interference (37 C.F.R. § 1.633(h)) in Interference No. 103,228. Entry of this amendment is authorized under 37 CFR § 1.637(c)(1)(ii) and by the decision of the Administrative Patent Judge (APJ) dated March 20, 1996 (Paper No. 60). In that opinion, the APJ granted Party Hatch leave to file a renewed motion to add its reissue application to the interference, and further granted Party Hatch the right to amend its reissue claims if Party Hatch elects to take advantage of the opportunity to file a renewed motion.

By this amendment claims 23-35 have been canceled in consideration of the APJ's decision granting Hatch the freedom to present claims to separately patentable inventions in this reissue application before the primary examiner in <a href="mailto:ex-parte">ex-parte</a> prosecution upon termination of this proceeding.

Please note that Applicant is also submitting a copy of this amendment to Stanley M. Urynowicz, Jr., the Administrative Patent Judge assigned to Interference No. 103,228.

Please charge any shortages and credit any overages to Deposit Account No. 02-2666.

Respectfully submitted, BLAKELY, SØKOLOFF, TAYLOR & ZAFMAN Bradley J. Berez Reg. No. 33,47 12400 Wilshire Boulevard Seventh Floor Los Angeles, California 90025-1026 (408) 720-8598 I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail with sufficient postage in an envelope addressed to the Commissioner of Patents and Trademarks, Washington, D.C. 20231 April 19, 1996 **Date of Deposit** Edith Fuentes Name of Person Mailing Correspondence Signature